

1 PILLSBURY WINTHROP SHAW PITTMAN LLP

ROBERT C. PHELPS #106666

2 robert.phelps@pillsburylaw.com

RANAH L. ESMAILI # 233477

3 ranah.esmaili@pillsburylaw.com

50 Fremont Street

4 Post Office Box 7880

San Francisco, CA 94120-7880

5 Telephone: (415) 983-1000

Facsimile: (415) 983-1200

6 Attorneys for Defendants

7 VALERO REFINING COMPANY-CALIFORNIA

and VALERO MARKETING AND SUPPLY COMPANY

9
10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12 OAKLAND DIVISION

13
14 PETROLEUM SALES, INC.,

15 Plaintiff,

16 vs.

17 VALERO REFINING COMPANY –
18 CALIFORNIA, VALERO MARKETING
AND SUPPLY COMPANY, and DOES 1
through 20,

19 Defendants.
20

No. C 05-3526 SBA

[PROPOSED] ORDER GRANTING
DEFENDANTS' ADMINISTRATIVE
APPLICATION TO FILE
DOCUMENTS UNDER SEAL

Date: December 12, 2006

Time: 1:00 P.M.

Courtroom: 3

Pursuant to Local Rules 79-5 and 7-11, Defendants Valero Refining Company-California and Valero Marketing and Supply Company submitted an application to file the following documents under seal:

1. Exhibit A to the Declaration of Robert C. Phelps in Support of Defendants' Motion for Summary Judgment ("Phelps Declaration"): Map of price zone 071V, which includes the Valero branded station located at 930 Del Presidio Blvd., San Rafael, California. (Designated Attorneys Eyes Only by third party MPSI Inc. under Protective Order)

2. Exhibit B to the Phelps Declaration: Map of price zone 201C, which includes the Valero branded station located at 2296 Westborough Blvd., South San Francisco, California. (Designated Attorneys Eyes Only by third party MPSI Inc. under Protective Order)

3. Exhibit C to the Phelps Declaration: Map of price zone 072B, which includes the Valero branded station located at 1690 Sullivan Avenue, Daly City, California. (Designated Attorneys Eyes Only by third party MPSI Inc. under Protective Order)

4. Exhibit D to the Phelps Declaration: Map of price zone 201F, which includes the Valero branded station located at 2601 Lombard Street, San Francisco, California. (Designated Confidential Attorneys Eyes Only by third party MPSI Inc. under Protective Order)

5. Exhibit E to the Phelps Declaration: Deposition testimony of Loyd Dane Williams as 30(b)(6) witness on behalf of Valero Marketing and Supply Company. (Designated Confidential under Protective Order)

6. Exhibit F to the Phelps Declaration: Deposition testimony of Loyd Dane Williams, Individually. (Designated Confidential under Protective Order)

7. Exhibit G to the Phelps Declaration: Deposition testimony of Roberto Barrantes. (Designated Confidential under Protective Order)

8. Exhibit H to the Phelps Declaration: Deposition testimony of Blair Skellie.

(Designated Confidential under Protective Order)

9. Exhibit I to the Phelps Declaration: Memorandum written by Roberto Barrantes, marked Exhibit 9 to the Williams deposition. (Designated Confidential under Protective Order)

Good cause appearing, it is SO ORDERED.

Dated: 11-3, 2006.

By



United States District Court Judge